APPLICATION

MONROE COUNTY PLANNING & ENVIRONMENTAL RESOURCES DEPARTMENT



Administrative Appeal to the Monroe County Planning Commission

Monroe County Code § 102-185

Appeals of administrative actions must be filed with the County Administrator and with the Planning & Environmental Resources Department within thirty (30) days of the date of the decision

Administrative Appeal Application Fee: \$1,500.00

In addition to the application fee, the following fees also apply:

Advertising Costs: \$245.00

Surrounding Property Owner Notification: \$3.00 for each property owner required to be noticed

Date of Submittal: / / / Month Day Year	
Decision being appealed:	
Date of decision being appealed:// Month Day Year	
Appellant:	Agent (if applicable):
Name	Name
Mailing Address (Street, City, State, Zip Code)	Mailing Address (Street, City, State, Zip Code)
Daytime Phone	Daytime Phone
Email Address	Email Address
Property Owner:	
Name	
Mailing Address (Street, City, State, Zip Code)	

Daytime Phone

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Legal Description of Property: (If in metes and bounds, attach legal description on separate sheet) Block Lot Subdivision Key Real Estate (RE) Number Alternate Key Number Street Address Approximate Mile Marker Land Use District Designation(s): **Present Land Use of the Property:** Are there any pending codes violations on the property? Yes: _____ No: ____ If yes, please provide case number: A COPY OF THE BASIS FOR THE APPEAL IN THE NATURE OF AN INITIAL BRIEF AND ANY EVIDENCE INCLUDING TESTIMONY, AFFIDAVITS AND THE CURRICULUM VITAE OF ANY EXPERT WITNESS THAT WILL BE CALLED MUST BE ATTACHED TO THIS APPLICATION. The brief must at a minimum state all grounds for the appeal, including but not limited to, the law being appealed and any facts necessary for interpretation of those laws. (Attach additional sheets of paper) All of the following must be submitted in order to have a complete application submittal: (Please check as you attach each required item to the application) Complete administrative appeal application (unaltered and unbound); Correct fee (check or money order to Monroe County Planning & Environmental Resources); Proof of ownership (i.e. Warranty Deed); Current Property Record Card(s) from the Monroe County Property Appraiser; A copy of the document(s), which comprise the administrative decision being appealed: Any evidence and record which forms the basis for the appeal must be submitted with this application; Names and addresses of all expert witnesses that you propose to call at the hearing; Photograph(s) of site from adjacent roadway(s); If applicable, the following must be submitted in order to have a complete application submittal: Notarized Agent Authorization Letter (note: authorization is needed from all owner(s) of the subject property) Boundary Survey - ten (10) sets (please contact Monroe County Environmental Resources prior to application submittal to determine if this documentation is necessary)

If deemed necessary to complete a full review of the application, the Planning & Environmental Resources Department reserves the right to request additional information.

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If new evidence, or the basis for appeal, is submitted at the Planning Commission hearing, Staff shall request that the hearing be continued to the next Planning Commission meeting nearest to the property (approximately six weeks) so that Staff has the opportunity to prepare a response to the new evidence.

If the applicant does not submit the basis for the appeal with the application, Staff will recommend denial of the appeal.

I certify that I am familiar with the information contained in this application, and that to the best of my knowledge such information is true, complete and accurate.

Signature of Applicant:	Date:
Sworn before me this day of	
	Notary Public My Commission Expires

Please send the complete application package to:

Planning Commissioner Coordinator Monroe County Planning & Environmental Resources Department 2798 Overseas Highway, Suite 400, Marathon, FL 33050

-AND-

Monroe County Administrator The Gato Building 1100 Simonton Street, Key West, FL 33040

PURSUANT TO SECTION 286.0105, FLORIDA STATUTES, NOTICE IS GIVEN THAT IF A PERSON DECIDES TO APPEAL ANY DECISION MADE BY THE PLANNING COMMISSION WITH RESPECT TO ANY MATTER CONSIDERED AT SUCH HEARING OR MEETING, THAT PERSON WILL NEED A RECORD OF THE PROCEEDINGS, AND THAT, FOR SUCH PURPOSE THAT PERSON MAY NEED TO ENSURE THAT A VERBATIM RECORD OF THE PROCEEDINGS IS MADE, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS TO BE BASED. SUCH RECORD TO BE AT THE COST OF THE APPELLANT. ALSO, MONROE COUNTY RESOLUTION #131-1992 REQUIRES THAT "IF A PERSON DECIDES TO APPEAL ANY DECISION OF THE PLANNING COMMISSION, HE SHALL PROVIDE A TRANSCRIPT OF THE HEARING BEFORE THE PLANNING COMMISSION, PREPARED BY A COURT REPORTER AT THE APPLICANT'S EXPENSE, WHICH TRANSCRIPT SHALL BE FILED AS PART OF THE RECORD ON APPEAL WITHIN THE TIME PROVIDED IN SECTION 9.5-521(f), MONROE COUNTY CODE.

Please Note: A transcript made from recordings or other secondary means does not provide a sufficiently accurate record of all the speakers. Therefore, such "secondary" transcripts may not be accepted as a valid verbatim transcript.